

MICV2004-03788

**FILED
IN CLERKS OFFICE**

2004 OCT 22 P 1:57

**U.S. DISTRICT COURT
DISTRICT OF MASS.**

ANN MITCHELL

v.

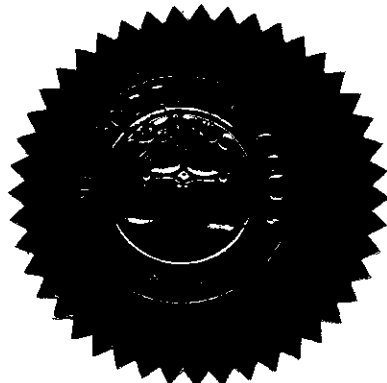
HALLMARK HEALTH SYSTEM, INC/LAWRENCE MEMORIAL HOSPITAL, ET AL

*******REMOVED TO US DISTRICT COURT*******

**Commonwealth of Massachusetts
SUPERIOR COURT DEPARTMENT
THE TRIAL COURT
CAMBRIDGE**

MICV2004-03788

I, Karen O'Connor, Deputy Assistant Clerk of the Superior Court, within and for said County of Middlesex, do certify that the annexed papers are true copies made by photographic process of pleadings entered in the Superior Court on the 27th of Sept., in the year of our Lord, Two Thousand Four



In testimony whereof, I hereunto set my hand and affix the seal of said Superior Court, at Cambridge, in said County, this 21st of October, in the year of our Lord, Two Thousand Four

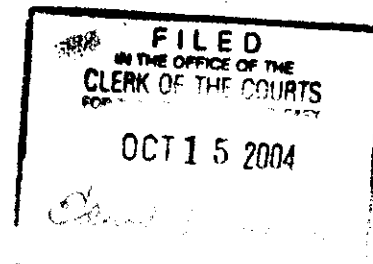
Karen A. O'Connor
Deputy Assistant Clerk

2
COMMONWEALTH OF MASSACHUSETTS

MIDDLESEX, ss.

SUPERIOR COURT
CIVIL ACTION NO. 04-3788

ANN MITCHELL,)
)
Plaintiff,)
)
v.)
)
HALLMARK HEALTH SYSTEM, INC./)
LAWRENCE MEMORIAL HOSPITAL)
and JULIE CHASE SHAUGHNESSY,)
)
Defendants.)
)

NOTICE OF REMOVAL

PLEASE BE ADVISED that on October 15, 2004 this action was removed to the United States District Court for the District of Massachusetts (Docket No. 03-CV-10337-RGS) pursuant to a Notice of Removal dated and filed October 15, 2004, a certified copy of which is filed herewith.

Respectfully submitted,

HALLMARK HEALTH SYSTEM, INC./
LAWRENCE MEMORIAL HOSPITAL and
JULIE CHASE SHAUGHNESSY

By their attorneys,

Certificate of Service
I hereby certify that a true copy of the
above document was served upon the
attorney of record for each other party
[REDACTED] (by hand) on 10-15-04.

John M. Simon

John M. Simon
Macon Magee (BBO #550602)
John M. Simon (BBO# 645557)
Stoneman, Chandler & Miller, LLP
99 High Street
Boston, MA 02110
(617) 542-6789

Dated: October 15, 2004

FILED
IN CLERKS OFFICE UNITED STATES DISTRICT COURT
DISTRICT OF MASSACHUSETTS

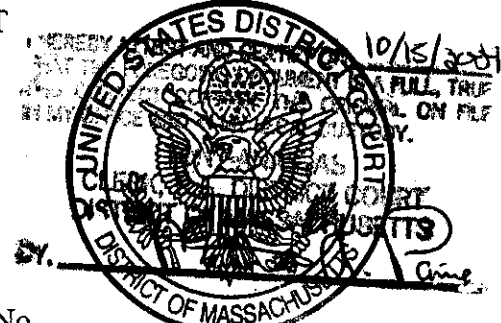
2004 OCT 15 A 10-22

ANN MITCHELL,)
U.S. DISTRICT COURT)
DISTRICT OF MASS.)
Plaintiff,)

v.)

HALLMARK HEALTH SYSTEM, INC./)
LAWRENCE MEMORIAL HOSPITAL)
and JULIE CHASE SHAUGHNESSY,)
Defendants.)

) Civil Action No.



04 CV 12169 RE

NOTICE OF REMOVAL

The Defendants, Hallmark Health System, Inc./Lawrence Memorial Hospital and Julie Chase Shaughnessy, hereby file this Notice of Removal of the above-captioned action to the United States District Court for the District of Massachusetts, from the Superior Court for Middlesex County, Massachusetts (C.A. No. 04-3788), where the action is now pending, as provided by Title 28, United States Code, Chapter 89.

IN SUPPORT THEREOF, Defendants state as follows:

1. On information and belief, the Plaintiff, Ann Mitchell, commenced this action on or about September 26, 2004 by filing a Complaint in the Superior Court for Middlesex County, Massachusetts entitled Ann Mitchell v. Hallmark Health Systems/Lawrence Memorial Hospital and Julie Shaughnessy, Case No. 04-3788 ("State Court Action"). This action is now pending in that Court.

2. The Defendants first received notice of the Complaint on October 1, 2004, when copies of the Summons, Superior Court Civil Action Cover Sheet and Complaint were served on

the Defendant Hallmark Health System, Inc. This Notice of Removal is being filed within thirty days of that date, in conformity with 28 U.S.C. § 1446(b).

3. Copies of the Summons, Superior Court Civil Action Cover Sheet and Complaint and Jury Demand, which constitute all of the processes and pleadings filed in this matter to date, are annexed hereto as Exhibit A.

4. The State Court Action purports to state a claim under the Family and Medical Leave Act, 29 U.S.C. § 2601 et seq., a federal statute. See Complaint Count I, ¶¶ 40-50.

5. This Notice of Removal is filed within the time provided by 28 U.S.C. § 1446(b) and the Federal Rules of Civil Procedure in that service first was effected on October 1, 2004.

9. This Notice of Removal is being filed in the District of Massachusetts, the district court of the United States for the district and division within which the State Court Action is pending, as required by 28 U.S.C. §§ 1446(a) and 1441(a).

10. Upon filing of this Notice of Removal, the Defendants shall give written notice thereof to counsel for plaintiff, and shall file a certified copy of this Notice of Removal with the Clerk of the Massachusetts Superior Court, Middlesex County.

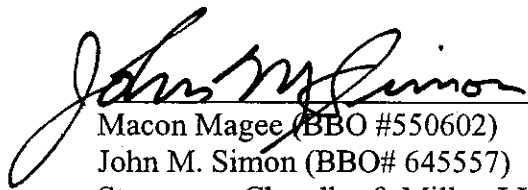
11. By filing this Notice of Removal, the Defendants do not waive any defenses available to them.

WHEREFORE, the Defendants respectfully request that this action proceed in this Court as an action properly removed.

Respectfully submitted,

HALLMARK HEALTH SYSTEM, INC./
LAWRENCE MEMORIAL HOSPITAL and
JULIE CHASE SHAUGHNESSY

By their attorneys,

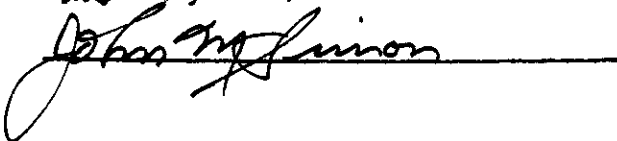


Macon Magee (BBO #550602)
John M. Simon (BBO# 645557)
Stoneman, Chandler & Miller, LLP
99 High Street
Boston, MA 02110
(617) 542-6789

Dated: October 15, 2004

Certificate of Service

I hereby certify that a true copy of the
above document was served upon the
attorney of record for each other party
[REDACTED] (by hand) on 10-15-04.



TO PLAINTIFF'S ATTORNEY: PLEASE CIRCLE TYPE OF ACTION INVOLVED:

TORT — MOTOR VEHICLE TORT — CONTRACT —
EQUITABLE RELIEF — OTHER

EXHIBIT

A

COMMONWEALTH OF MASSACHUSETTS

MIDDLESEX....., ss
[seal]SUPERIOR COURT
DEPARTMENT
OF THE
TRIAL COURT
CIVIL ACTION
No.

04-3788

Ann. Mitchell....., Plaintiff(s)

v.

Hallmark Health Systems/Lawrence Memorial Hospital
Julie Chase Shaughnessy, Defendant(s)

A TRUE COPY ATTEST:

*J. McNamee*DEPUTY SHERIFF
Middlesex County

10/1/04

DATE OF SERVICE

SUMMONS

To the above-named Defendant:

You are hereby summoned and required to serve upon ... Alice Whitehill Wiseberg, Esq......
 plaintiff's attorney, whose address is 65A. Atlantic Avenue....
Boston, MA 02110....., an answer to the complaint which is herewith
 served upon you, within 20 days after service of this summons upon you, exclusive of the day of service. If you
 fail to do so, judgment by default will be taken against you for the relief demanded in the complaint. You are also
 required to file your answer to the complaint in the office of the Clerk of this court at Middlesex Superior Court
40. Thorndike St., Cambridge, MA 02141 either before service upon plaintiff's attorney or within a
 reasonable time thereafter.

Unless otherwise provided by Rule 13(a), your answer must state as a counterclaim any claim which you may
 have against the plaintiff which arises out of the transaction or occurrence that is the subject matter of the plaintiff's
 claim or you will thereafter be barred from making such claim in any other action.

Witness, Robert A. Mulligan, Esquire, at Cambridge, Massachusetts.....
 the 28th day of September.....
 in the year of our Lord 2004.....



Clerk

NOTES.

1. This summons is issued pursuant to Rule 4 of the Massachusetts Rules of Civil Procedure.
2. When more than one defendant is involved, the names of all such defendants should appear in the caption. If a separate summons is used for each defendant, each should be addressed to the particular defendant.

CIVIL ACTION COVER SHEET	Trial Court of Massachusetts SUPERIOR COURT DEPARTMENT County: Middlesex	Docket Number 04-3788
PLAINTIFF(S) <i>Ann Mitchell</i>	DEFENDANT(S) <i>Lawrence Hallmark Health Systems/Memorial Hospital</i>	
ATTORNEY, FIRM NAME, ADDRESS AND TELEPHONE <i>Alice Whitehill Wisberg 781/662-4298</i> Board of Bar Overseers number <i>568027</i>	ATTORNEY (if known) <i>Julie Chase</i>	ATTORNEY (if known) <i>Stoneham Chandler + Miller LLP</i> 99 High St Boston 02110 617/542-6

Place an x in one box only.

1. F01 Original Complaint
 2. F02 Removal to Sup.Clt.C. 231, s.104 (Before trial) (F)
 13. F03 Retransfer to Sup.Cl. C.231,s.102C (X)

4. F04 District Court Appeal c.231, s. 97 &104 (After trial) (X)
 5. F05 Reactivated after rescript; relief from judgment/Order (Mass.R.Civ.P. 60)
 6. E10 Summary Process Appeal (X)

CODE NO. **B22** TYPE OF ACTION AND TRACK DESIGNATION (See reverse side)
 TYPE OF ACTION (specify) *Employment / FMLA* TRACK **(F)** IS THIS A JURY CASE? Yes No

The following is a full, itemized and detailed statement of the facts on which plaintiff relies to determine money damages. For this form, disregard double or treble damage claims; indicate single damages only.

TORT CLAIMS

(Attach additional sheets as necessary)

CLEAR
FORTY

A. Documented medical expenses to date:

1. Total hospital expenses
 2. Total Doctor expenses
 3. Total chiropractic expenses
 4. Total physical therapy expenses
 5. Total other expenses (describe) *Emergency room*

SEP 27 2004

Conrad Johnson

Subtotal

\$ 600.00

B. Documented lost wages and compensation to date

\$ 0.00

C. Documented property damages to date

\$ 0.00

D. Reasonably anticipated future medical and hospital expenses

\$ 0.00

E. Reasonably anticipated lost wages

\$ 0.00

F. Other documented items of damages (describe)

\$ 0.00

G. Brief description of plaintiff's injury, including nature and extent of injury (describe)

\$ 0.00

*extensive Emotional Distress; Tachycardia;
severe anxiety & depression*

estimated TOTAL \$ 500,000.00

CONTRACT CLAIMS

(Attach additional sheets as necessary)

still occurring

Provide a detailed description of claim(s):

Breach of Covenant of Good Faith & Fair Dealing TOTAL \$ 0.00

PLEASE IDENTIFY, BY CASE NUMBER, NAME AND COUNTY, ANY RELATED ACTION PENDING IN THE SUPERIOR COURT DEPARTMENT

I hereby certify that I have complied with the requirements of Rule 5 of the Supreme Judicial Court Uniform Rules on Dispute Resolution (SJC Rule 1:18) requiring that I provide my clients with information about court-connected dispute resolution services and discuss with them the advantages and disadvantages of the various methods.

Signature of Attorney of Record *Alice Whitehill Wisberg*DATE: *7/27/04*

MIDDLESEX, ss.

COMMONWEALTH OF MASSACHUSETTS

SUPERIOR COURT DEPT.

DOCKET NO. 04-3788

ANN MITCHELL,
Plaintiff

*
*
*
*
*
*
*
*

v.

HALLMARK HEALTH SYSTEMS/
LAWRENCE MEMORIAL HOSPITAL
JULIE CHASE SHAUGHNESSY

Defendants

*
*
*
*
*

COMPLAINT AND JURY DEMAND

INTRODUCTION

1. This is an action for damages and equitable relief for age discrimination, disability discrimination, violation of the Family Medical Leave Act, infliction of emotional distress, and other unlawful conduct.

PARTIES

2. The Plaintiff, Ann Mitchell ("Ms. Mitchell"), is a 62 year old female residing in Middlesex County, Massachusetts.

3. Defendant Hallmark Health Systems -- Lawrence Memorial Hospital is and was at all times relevant hereto a corporation with a principal place of business in Melrose (Hallmark Health Systems) and Medford (Lawrence Memorial Hospital), Middlesex County, Massachusetts.

4. Defendant Julie Chase Shaughnessy ("Defendant Chase"), upon information and belief, is 33 years old and resides in Middlesex County, Massachusetts. At all times relevant hereto, Defendant Chase was an employee of Defendant Hallmark Health Systems/Lawrence Memorial Hospital.

FACTS

5. Ms. Mitchell, who is currently 62 years old (d.o.b. 3/23/42), began working in the Department of Radiology at Lawrence Memorial Hospital in 1959 at the age of 17.

6. In 1971 Ms. Mitchell became a permanent full-time employee of Defendant Lawrence Memorial Hospital working as a Radiological Technologist.
7. Beginning in 2001, a series of serious health conditions rendered Ms. Mitchell unable to work at various points in time without reasonable accommodation.
8. Prior to 2001 Ms. Mitchell was described as an "excellent technologist," who was "excellent with patients."
9. Ms. Mitchell's annual reviews repeatedly found that she "exceeds standards" in most categories.
10. Her 2000 Annual Review found that Ms. Mitchell "exceeds standard" in 3 of 5 areas of technical competence and "meets standard" in the remaining two areas of technical competence.
11. In her 2000 annual review Ms. Mitchell was found to be "a very competent and dependable employee for many years."
12. Ms. Mitchell's Overall Performance/Competency Rating in her May 2001 Annual Review was "Exceeds standard."
13. Prior to being stricken by illness in September 2001, Ms. Mitchell's attendance record was excellent.
14. As a result of her outstanding attendance, Ms. Mitchell was eligible for the Personal Leave Program, granted to employees with outstanding attendance records.
15. Between September 2001 and June 2003, a series of serious health conditions necessitated Ms. Mitchell take medical leave at various points for varying amount of time.
16. Ms. Mitchell provided Defendant Lawrence Memorial Hospital with medical documentation of her need for her medical leaves.
17. Defendants took adverse employment actions against Ms. Mitchell because of her need to take medical leave, including but not limited to claiming that her work quality was poor.
18. During a medical leave in 2002, although Defendant Lawrence Memorial Hospital classified Ms. Mitchell's medical leave as intermittent leave pursuant to the FMLA, it failed to pay Ms. Mitchell for this leave even though Ms. Mitchell had more than sufficient hours in her EIB (extended illness bank) to allow her to be paid during the medical leave.
19. After Ms. Mitchell returned to full-time work from intermittent leave in 2002, Defendant Chase gave Ms. Mitchell "verbal notice," which was written up, accusing her of taking "an excessive amount of unscheduled PTO" (paid time off) in 2002 and 2001.

20. Ms. Mitchell contacted Human Resources regarding Defendants' discriminatory and retaliatory actions.

21. A Human Resources representative informed Defendant Chase that Ms. Mitchell's illnesses were "connected and legitimate" and that she "has been dependable with good attendance and therefore has a ton of EIB (Extended Illness Bank)."

22. Despite having been informed that Ms. Mitchell's absences were "connected and legitimate," Defendants continued to take punitive and retaliatory action against Ms. Mitchell for taking medical leave.

23. In 2003, Defendant Chase sent an e-mail to Human Resources stating that she had to get "rid of" Ms. Mitchell due to her "excessive absenteeism."

24. Ms. Morganto told Ms. Mitchell she should retire.

25. In or about late May or early June 2003, without Ms. Mitchell's or Ms. Mitchell's doctor's authorization, Defendant Chase changed the return date on Ms. Mitchell's FMLA leave forms from 6/2/03 to 6/1/03, despite Ms. Mitchell having informed Defendant Chase that her doctor had not authorized her to return to work until June 2, 2003.

26. On June 3, 2003, the day after Ms. Mitchell returned from Medical/FMLA leave, Defendant Chase completed a "Notice of Discussion and Corrective Action Report" (hereinafter "the Notice") in which she accused Ms. Mitchell of poor work quality and poor attendance.

27. In the Notice, Defendant Chase informed Ms. Mitchell that if her "attendance and quality of work does not improve, suspension will occur."

28. Defendant Chase left the Notice on a chair in the staff lounge.

29. Other employees found the Notice and read it.

30. Ms. Mitchell was extremely humiliated and distraught that the Notice, accusing her of poor work quality and excessive absenteeism, and threatening her with suspension, was left in the staff lounge where others could and did read it.

31. Defendants' harassment of Ms. Mitchell continued unabated, including but not limited to nearly daily e-mails criticizing Ms. Mitchell's work and falsely accusing her of things she did not do.

32. Defendants did not treat younger and or healthier employees as harshly as they did Ms. Mitchell.

33. On July 3, 204 Defendant Chase accused Ms. Mitchell of taking a break when a patient was waiting and again threatened her with suspension for allegedly ongoing poor work quality.

34. Ms. Mitchell was extremely distraught by Defendants' unrelenting harassment and discriminatory treatment.

35. As a result of the severe negative physical and emotional effects Defendants' harassment and discriminatory treatment was having on her health, including but not limited to tachycardia, anxiety, and depression, on Monday, July 7, 2003, Ms. Mitchell informed Defendant Lawrence Memorial Hospital that she could not return to the work.

36. The Employee Activity Form dated July 10, 2003 confirms that Ms. Mitchell left work due to "stress from supervisor."

37. Defendant Lawrence Memorial Hospital's failure to exercise reasonable care to prevent and promptly correct the harassment and discrimination, Defendant Lawrence Memorial Hospital constructively discharged Ms. Mitchell from her position.

38. The Hallmark Health Action Form, dated August 1, 2003, confirms that Ms. Mitchell was a "terminated employee."

COUNT I
FAMILY MEDICAL LEAVE ACT - 29 U.S.C. § 2601 et seq.

40. Plaintiff re-alleges and incorporates by reference herein the averments set forth above.

41. Since 2001 Ms. Mitchell has suffered from serious health conditions.

42. These health conditions required that Ms. Mitchell take leave pursuant to the FMLA.

43. Ms. Mitchell notified Defendant of her need for medical leave.

44. Ms. Mitchell provided Defendants with documentation of her need for medical leave.

45. Defendants failed to designate some of Ms. Mitchell's leave as FMLA leave within the time required under the statute.

46. Defendants failed to pay Ms. Mitchell for some of her leave despite Ms. Mitchell having more than enough hours in her Extended Illness Bank.

47. Defendants interfered with, restrained, or denied Ms. Mitchell's exercise of or attempt to exercise rights provided for under the FMLA.

48. Defendants retaliated against Ms. Mitchell for her exercise of or attempt to exercise rights provided for under the FMLA.

49. Defendants discriminated against Ms. Mitchell for opposing their unlawful practices.

50. Defendants' actions were willful, in that Defendants either knew or showed reckless disregard for the matter of whether its/her conduct was prohibited by the FMLA.
45. As a direct and proximate result of Defendants' actions, Plaintiff Ann Mitchell has suffered and continues to suffer damages, including but not limited to loss of income and employment benefits, loss of business and personal reputation, medical expenses, emotional distress, mental and physical suffering and other financial losses.

COUNT II

DISABILITY DISCRIMINATION -- MASS. GEN. LAWS CH. 151B, § 4

46. Plaintiff re-alleges and incorporates by reference herein the averments set forth above.
51. Plaintiff has met the administrative prerequisites of Mass. Gen. Laws ch. 151B.
52. Plaintiff Ann Mitchell was disabled or was perceived by Defendants as being disabled.
53. Despite her actual or perceived disability, Ms. Mitchell was able to perform the essential functions of the job.
54. Defendants failed to reasonably accommodate Plaintiff Ann Mitchell's actual or perceived disability.
55. Defendants discriminated against Plaintiff Ann Mitchell based upon her actual or perceived disability.
56. Defendants retaliated against Ms. Mitchell for her exercise of or attempt to exercise rights provided for under G.L. c. 151B.
57. Defendants discharged Ms. Mitchell because of her actual or perceived disability.
58. As a direct and proximate result Defendants' conduct, Plaintiff Ann Mitchell has suffered and continues to suffer damages, including but not limited to, loss of income and employment benefits, loss of business and personal reputation, medical expenses, emotional distress, mental and physical suffering and other financial losses.

COUNT III

AGE DISCRIMINATION – MASS. GEN. L. CH. 151B § 4

59. Plaintiff re-alleges and incorporates by reference herein the averments set forth above.
60. Ms. Mitchell, who is 62 years old, was the oldest radiology technician employed by Defendant Hallmark Health Systems.

61. Due to her age and length of service, Ms. Mitchell was at the top of the applicable pay scale.
62. Defendants treated younger employees more favorably than they did Ms. Mitchell.
63. Defendants made job related decisions about Ms. Mitchell on the basis of inaccurate and stigmatizing stereotypes related to age.
64. Defendants discriminated against Ms. Mitchell and forced her from her job due to her age.
65. Defendants retaliated against Ms. Mitchell for her exercise of or attempt to exercise rights provided for by law.
66. As a direct and proximate result Defendants' conduct, Plaintiff Ann Mitchell has suffered and continues to suffer damages, including but not limited to, loss of income and employment benefits, loss of business and personal reputation, medical expenses, emotional distress, mental and physical suffering and other financial losses.

COUNT IV
RETALIATION – MASS. GEN. LAWS CH. 151B, § 4(4)

56. Plaintiff re-alleges and incorporates by reference herein the averments set forth above.
57. Plaintiff Ann Mitchell reasonably and in good faith believed that Defendants engaged in discriminatory conduct.
58. Plaintiff Ann Mitchell notified Defendants of the discriminatory conduct by opposing the conduct and by complaining about the ongoing discriminatory and retaliatory conduct forbidden under G.L. c. 151B.
59. Defendants retaliated against Ms. Mitchell for her attempts to secure her rights guaranteed by law.
60. As a direct and proximate result of Defendants' conduct, Plaintiff Ann Mitchell has suffered and continues to suffer damages, including but not limited to, loss of income and employment benefits, loss of business and personal reputation, medical expenses, emotional distress, mental and physical suffering and other financial losses.

COUNT V
INTERFERENCE WITH PROTECTED RIGHTS-MASS. GEN. LAWS CH. 151B, § 4(4A)

61. Plaintiff re-alleges and incorporates by reference herein the averments set forth above.

62. Defendants coerced, intimidated, threatened or interfered with Plaintiff in the exercise or enjoyment of rights granted or protected by Mass. Gen. Laws ch. 151B.
63. As a direct and proximate result thereof, Plaintiff Ann Mitchell has suffered and continues to suffer damages, including but not limited to, loss of income and employment benefits, loss of business and personal reputation, medical expenses, emotional distress, mental and physical suffering and other financial losses.

COUNT VI
CIVIL RIGHTS ACT -- MASS. GEN. LAWS CH. 12, §§ 11H, 11I

64. Plaintiff re-alleges and incorporates by reference herein the averments set forth above.
65. Defendants interfered and or attempted to interfere by threats, intimidation and or coercion with Plaintiff Ann Mitchell's exercise or enjoyment of rights granted or protected by the constitution or laws of the United States and or Commonwealth of Massachusetts.
66. As a direct and proximate result thereof, Plaintiff Ann Mitchell has suffered and continues to suffer damages, including but not limited to, loss of income and employment benefits, loss of business and personal reputation, medical expenses, emotional distress, mental and physical suffering and other financial losses.

COUNT VII
MASSACHUSETTS EQUAL RIGHTS ACT -- MASS. GEN. LAWS CH. 93, § 102-103

71. Plaintiff re-alleges and incorporates by reference herein the averments set forth above.
72. By their actions or inaction, Defendants interfered with Plaintiff's right to full and equal benefit of all laws and proceedings for the security of persons and property.
73. As a direct and proximate result thereof, Plaintiff Ann Mitchell has suffered and continues to suffer damages, including but not limited to, loss of income and employment benefits, loss of business and personal reputation, medical expenses, emotional distress, mental and physical suffering and other financial losses.

COUNT VIII
BREACH OF CONTRACT

74. Plaintiff re-alleges and incorporates by reference herein the averments set forth above.
75. Defendants owed Plaintiff a duty of good faith and fair dealing.
76. In its conduct towards Plaintiff, Defendants breached the Covenant of Good Faith and Fair Dealing.

77. As a direct and proximate result of Defendants' conduct, Plaintiff Ann Mitchell has suffered and continues to suffer damages, including but not limited to, loss of community standing, loss of professional opportunities, harm to her personal and professional reputation, loss of income and employment benefits, loss of business and personal reputation, medical expenses, emotional distress, mental and physical suffering and other financial losses.

COUNT IX

INTENTIONAL INTERFERENCE WITH ADVANTAGEOUS RELATIONSHIP

77. Plaintiff re-alleges and incorporates by reference herein the averments set forth above.

78. Plaintiff had an advantageous business relationship with Defendant Hallmark Health/Lawrence Memorial Hospital through the course of her employment, of which Defendant Chase was aware.

79. Defendant Chase, with improper motive and or through the use of improper means, intentionally interfered with Plaintiff's employment making it impossible for her to continue to perform the requirements of her job and thereby forcing her resignation.

80. As a direct and proximate result thereof, Plaintiff Ann Mitchell has suffered and continues to suffer damages, including but not limited to, loss of community standing, loss of professional opportunities, harm to her personal and professional reputation, loss of income and employment benefits, loss of business and personal reputation, medical expenses, emotional distress, mental and physical suffering and other financial losses.

COUNT X

INTENTIONAL INFILCTION OF EMOTIONAL DISTRESS

78. Plaintiff re-alleges and incorporates by reference herein the averments set forth above.

79. Defendant Chase acted in an extreme or outrageous manner.

80. By her conduct, Defendant Chase intended to cause Ms. Mitchell emotional distress or knew or should have known that emotional distress was likely to occur.

81. Defendant Chase's conduct directly caused Plaintiff to suffer emotional distress so severe and of a nature that no reasonable person could be expected to endure.

82. As a direct and proximate result thereof, Plaintiff Ann Mitchell has suffered and continues to suffer damages, including but not limited to, loss of income and employment benefits, loss of business and personal reputation, medical expenses, emotional distress, mental and physical suffering and other financial losses.

COUNT XI
NEGLIGENT INFILCTION OF EMOTIONAL DISTRESS

83. Plaintiff re-alleges and incorporates by reference herein the averments set forth above.
84. Defendants acted negligently in failing to provide Plaintiff with a workplace free of unlawful discrimination and harassment.
85. Defendants' negligence caused Plaintiff's emotional distress.
86. The emotional distress caused Plaintiff to suffer physical harm or injury.
87. Plaintiff's emotional distress was foreseeable.
88. As a direct and proximate result thereof, Plaintiff Ann Mitchell has suffered and continues to suffer damages, including but not limited to, loss of income and employment benefits, loss of business and personal reputation, medical expenses, emotional distress, mental and physical suffering and other financial losses.

PRAYERS OF RELIEF

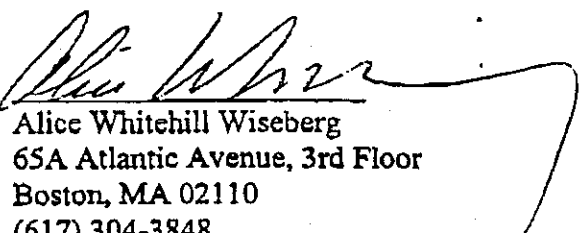
WHEREFORE, Plaintiff respectfully prays that this Honorable Court:

1. Find Defendants liable on all counts and enter judgment against Defendants in favor of Plaintiff in an amount determined at trial;
2. Order the award of punitive damages to Plaintiff in the amount to be determined at trial;
3. Order the award of attorneys' fees and costs to Plaintiff;
4. Order the award of interest to Plaintiff on any judgment entered from the time of filing of this Complaint;
5. Grant such other and further relief as this Court deems just and proper.

PLAINTIFF DEMANDS A JURY TRIAL ON ALL ISSUES

Respectfully submitted,
ANN MITCHELL
By Her Attorney,

September 26, 2004


Alice Whitehill Wiseberg
65A Atlantic Avenue, 3rd Floor
Boston, MA 02110
(617) 304-3848
BBO# 568027

MIDDLESEX, ss.

COMMONWEALTH OF MASSACHUSETTS

SUPERIOR COURT DEPT.
DOCKET NO.

04-3788

ANN MITCHELL,
Plaintiff

v.

HALLMARK HEALTH SYSTEMS/
LAWRENCE MEMORIAL HOSPITAL
JULIE CHASE SHAUGHNESSY
Defendants

FILED
IN THE OFFICE OF THE
CLERK OF THE COURTS
FOR THE COUNTY OF Middlesex
SEP 27 2004
Edward Sullivan
CLERK

0586A000009/27/04CIVIL	240.00
0586A000009/27/04SUR CHARGE	15.00
0586A000009/27/04SECC	20.00
0586A000009/27/04SUMMONS	10.00

COMPLAINT AND JURY DEMAND**INTRODUCTION**

1. This is an action for damages and equitable relief for age discrimination, disability discrimination, violation of the Family Medical Leave Act, infliction of emotional distress, and other unlawful conduct.

PARTIES

2. The Plaintiff, Ann Mitchell ("Ms. Mitchell"), is a 62 year old female residing in Middlesex County, Massachusetts.

3. Defendant Hallmark Health Systems -- Lawrence Memorial Hospital is and was at all times relevant hereto a corporation with a principal place of business in Melrose (Hallmark Health Systems) and Medford (Lawrence Memorial Hospital), Middlesex County, Massachusetts.

4. Defendant Julie Chase Shaughnessy ("Defendant Chase"), upon information and belief, is 33 years old and resides in Middlesex County, Massachusetts. At all times relevant hereto, Defendant Chase was an employee of Defendant Hallmark Health Systems/Lawrence Memorial Hospital.

FACTS

5. Ms. Mitchell, who is currently 62 years old (d.o.b. 3/23/42), began working in the Department of Radiology at Lawrence Memorial Hospital in 1959 at the age of 17.

6. In 1971 Ms. Mitchell became a permanent full-time employee of Defendant Lawrence Memorial Hospital working as a Radiological Technologist.

7. Beginning in 2001, a series of serious health conditions rendered Ms. Mitchell unable to work at various points in time without reasonable accommodation.

8. Prior to 2001 Ms. Mitchell was described as an "excellent technologist," who was "excellent with patients."

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11. In her 2000 annual review Ms. Mitchell was found to be "a very competent and dependable employee for many years."

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15. Between September 2001 and June 2003, a series of serious health conditions necessitated Ms. Mitchell take medical leave at various points for varying amount of time.

16. Ms. Mitchell provided Defendant Lawrence Memorial Hospital with medical documentation of her need for her medical leaves.

17. Defendants took adverse employment actions against Ms. Mitchell because of her need to take medical leave, including but not limited to claiming that her work quality was poor.

18. During a medical leave in 2002, although Defendant Lawrence Memorial Hospital classified Ms. Mitchell's medical leave as intermittent leave pursuant to the FMLA, it failed to pay Ms. Mitchell for this leave even though Ms. Mitchell had more than sufficient hours in her EIB (extended illness bank) to allow her to be paid during the medical leave.

19. After Ms. Mitchell returned to full-time work from intermittent leave in 2002, Defendant Chase gave Ms. Mitchell "verbal notice," which was written up, accusing her of taking "an excessive amount of unscheduled PTO" (paid time off) in 2002 and 2001.

20. Ms. Mitchell contacted Human Resources regarding Defendants' discriminatory and retaliatory actions.

21. A Human Resources representative informed Defendant Chase that Ms. Mitchell's illnesses were "connected and legitimate" and that she "has been dependable with good attendance and therefore has a ton of EIB (Extended Illness Bank)."

22. Despite having been informed that Ms. Mitchell's absences were "connected and legitimate," Defendants continued to take punitive and retaliatory action against Ms. Mitchell for taking medical leave.

23. In 2003, Defendant Chase sent an e-mail to Human Resources stating that she had to get "rid of" Ms. Mitchell due to her "excessive absenteeism."

24. Ms. Morganto told Ms. Mitchell she should retire.

25. In or about late May or early June 2003, without Ms. Mitchell's or Ms. Mitchell's doctor's authorization, Defendant Chase changed the return date on Ms. Mitchell's FMLA leave forms from 6/2/03 to 6/1/03, despite Ms. Mitchell having informed Defendant Chase that her doctor had not authorized her to return to work until June 2, 2003.

26. On June 3, 2003, the day after Ms. Mitchell returned from Medical/FMLA leave, Defendant Chase completed a "Notice of Discussion and Corrective Action Report" (hereinafter "the Notice") in which she accused Ms. Mitchell of poor work quality and poor attendance.

27. In the Notice, Defendant Chase informed Ms. Mitchell that if her "attendance and quality of work does not improve, suspension will occur."

28. Defendant Chase left the Notice on a chair in the staff lounge.

29. Other employees found the Notice and read it.

30. Ms. Mitchell was extremely humiliated and distraught that the Notice, accusing her of poor work quality and excessive absenteeism, and threatening her with suspension, was left in the staff lounge where others could and did read it.

31. Defendants' harassment of Ms. Mitchell continued unabated, including but not limited to nearly daily e-mails criticizing Ms. Mitchell's work and falsely accusing her of things she did not do.

32. Defendants did not treat younger and or healthier employees as harshly as they did Ms. Mitchell.

33. On July 3, 204 Defendant Chase accused Ms. Mitchell of taking a break when a patient was waiting and again threatened her with suspension for allegedly ongoing poor work quality.

34. Ms. Mitchell was extremely distraught by Defendants' unrelenting harassment and discriminatory treatment.

35. As a result of the severe negative physical and emotional effects Defendants' harassment and discriminatory treatment was having on her health, including but not limited to tachycardia, anxiety, and depression, on Monday, July 7, 2003, Ms. Mitchell informed Defendant Lawrence Memorial Hospital that she could not return to the work.

36. The Employee Activity Form dated July 10, 2003 confirms that Ms. Mitchell left work due to "stress from supervisor."

37. Defendant Lawrence Memorial Hospital's failure to exercise reasonable care to prevent and promptly correct the harassment and discrimination, Defendant Lawrence Memorial Hospital constructively discharged Ms. Mitchell from her position.

38. The Hallmark Health Action Form, dated August 1, 2003, confirms that Ms. Mitchell was a "terminated employee."

COUNT I
FAMILY MEDICAL LEAVE ACT – 29 U.S.C. § 2601 et seq.

40. Plaintiff re-alleges and incorporates by reference herein the averments set forth above.
41. Since 2001 Ms. Mitchell has suffered from serious health conditions.
42. These health conditions required that Ms. Mitchell take leave pursuant to the FMLA.
43. Ms. Mitchell notified Defendant of her need for medical leave.
44. Ms. Mitchell provided Defendants with documentation of her need for medical leave.
45. Defendants failed to designate some of Ms. Mitchell's leave as FMLA leave within the time required under the statute.
46. Defendants failed to pay Ms. Mitchell for some of her leave despite Ms. Mitchell having more than enough hours in her Extended Illness Bank.
47. Defendants interfered with, restrained, or denied Ms. Mitchell's exercise of or attempt to exercise rights provided for under the FMLA.
48. Defendants retaliated against Ms. Mitchell for her exercise of or attempt to exercise rights provided for under the FMLA.
49. Defendants discriminated against Ms. Mitchell for opposing their unlawful practices.

50. Defendants' actions were willful, in that Defendants either knew or showed reckless disregard for the matter of whether its/her conduct was prohibited by the FMLA.
45. As a direct and proximate result of Defendants' actions, Plaintiff Ann Mitchell has suffered and continues to suffer damages, including but not limited to loss of income and employment benefits, loss of business and personal reputation, medical expenses, emotional distress, mental and physical suffering and other financial losses.

COUNT II

DISABILITY DISCRIMINATION -- MASS. GEN. LAWS CH. 151B, § 4

46. Plaintiff re-alleges and incorporates by reference herein the averments set forth above.
51. Plaintiff has met the administrative prerequisites of Mass. Gen. Laws ch. 151B.
52. Plaintiff Ann Mitchell was disabled or was perceived by Defendants as being disabled.
53. Despite her actual or perceived disability, Ms. Mitchell was able to perform the essential functions of the job.
54. Defendants failed to reasonably accommodate Plaintiff Ann Mitchell's actual or perceived disability.
55. Defendants discriminated against Plaintiff Ann Mitchell based upon her actual or perceived disability.
56. Defendants retaliated against Ms. Mitchell for her exercise of or attempt to exercise rights provided for under G.L. c. 151B.
57. Defendants discharged Ms. Mitchell because of her actual or perceived disability.
58. As a direct and proximate result Defendants' conduct, Plaintiff Ann Mitchell has suffered and continues to suffer damages, including but not limited to, loss of income and employment benefits, loss of business and personal reputation, medical expenses, emotional distress, mental and physical suffering and other financial losses.

COUNT III

AGE DISCRIMINATION -- MASS. GEN. L. CH. 151B § 4

59. Plaintiff re-alleges and incorporates by reference herein the averments set forth above.
60. Ms. Mitchell, who is 62 years old, was the oldest radiology technician employed by Defendant Hallmark Health Systems.

61. Due to her age and length of service, Ms. Mitchell was at the top of the applicable pay scale.
62. Defendants treated younger employees more favorably than they did Ms. Mitchell.
63. Defendants made job related decisions about Ms. Mitchell on the basis of inaccurate and stigmatizing stereotypes related to age.
64. Defendants discriminated against Ms. Mitchell and forced her from her job due to her age.
65. Defendants retaliated against Ms. Mitchell for her exercise of or attempt to exercise rights provided for by law.
66. As a direct and proximate result Defendants' conduct, Plaintiff Ann Mitchell has suffered and continues to suffer damages, including but not limited to, loss of income and employment benefits, loss of business and personal reputation, medical expenses, emotional distress, mental and physical suffering and other financial losses.

COUNT IV
RETALIATION -- MASS. GEN. LAWS CH. 151B, § 4(4)

56. Plaintiff re-alleges and incorporates by reference herein the averments set forth above.
57. Plaintiff Ann Mitchell reasonably and in good faith believed that Defendants engaged in discriminatory conduct.
58. Plaintiff Ann Mitchell notified Defendants of the discriminatory conduct by opposing the conduct and by complaining about the ongoing discriminatory and retaliatory conduct forbidden under G.L. c. 151B.
59. Defendants retaliated against Ms. Mitchell for her attempts to secure her rights guaranteed by law.
60. As a direct and proximate result of Defendants' conduct, Plaintiff Ann Mitchell has suffered and continues to suffer damages, including but not limited to, loss of income and employment benefits, loss of business and personal reputation, medical expenses, emotional distress, mental and physical suffering and other financial losses.

COUNT V
INTERFERENCE WITH PROTECTED RIGHTS-MASS. GEN. LAWS CH. 151B, § 4(4A)

61. Plaintiff re-alleges and incorporates by reference herein the averments set forth above.

62. Defendants coerced, intimidated, threatened or interfered with Plaintiff in the exercise or enjoyment of rights granted or protected by Mass. Gen. Laws ch. 151B.
63. As a direct and proximate result thereof, Plaintiff Ann Mitchell has suffered and continues to suffer damages, including but not limited to, loss of income and employment benefits, loss of business and personal reputation, medical expenses, emotional distress, mental and physical suffering and other financial losses.

COUNT VI
CIVIL RIGHTS ACT -- MASS. GEN. LAWS CH. 12, §§ 11H, 11I

64. Plaintiff re-alleges and incorporates by reference herein the averments set forth above.
65. Defendants interfered and or attempted to interfere by threats, intimidation and or coercion with Plaintiff Ann Mitchell's exercise or enjoyment of rights granted or protected by the constitution or laws of the United States and or Commonwealth of Massachusetts.
66. As a direct and proximate result thereof, Plaintiff Ann Mitchell has suffered and continues to suffer damages, including but not limited to, loss of income and employment benefits, loss of business and personal reputation, medical expenses, emotional distress, mental and physical suffering and other financial losses.

COUNT VII
MASSACHUSETTS EQUAL RIGHTS ACT -- MASS. GEN. LAWS CH. 93, § 102-103

71. Plaintiff re-alleges and incorporates by reference herein the averments set forth above.
72. By their actions or inaction, Defendants interfered with Plaintiff's right to full and equal benefit of all laws and proceedings for the security of persons and property.
73. As a direct and proximate result thereof, Plaintiff Ann Mitchell has suffered and continues to suffer damages, including but not limited to, loss of income and employment benefits, loss of business and personal reputation, medical expenses, emotional distress, mental and physical suffering and other financial losses.

COUNT VIII
BREACH OF CONTRACT

74. Plaintiff re-alleges and incorporates by reference herein the averments set forth above.
75. Defendants owed Plaintiff a duty of good faith and fair dealing.
76. In its conduct towards Plaintiff, Defendants breached the Covenant of Good Faith and Fair Dealing.

77. As a direct and proximate result of Defendants' conduct, Plaintiff Ann Mitchell has suffered and continues to suffer damages, including but not limited to, loss of community standing, loss of professional opportunities, harm to her personal and professional reputation, loss of income and employment benefits, loss of business and personal reputation, medical expenses, emotional distress, mental and physical suffering and other financial losses.

COUNT IX

INTENTIONAL INTERFERENCE WITH ADVANTAGEOUS RELATIONSHIP

77. Plaintiff re-alleges and incorporates by reference herein the averments set forth above.
78. Plaintiff had an advantageous business relationship with Defendant Hallmark Health/Lawrence Memorial Hospital through the course of her employment, of which Defendant Chase was aware.
79. Defendant Chase, with improper motive and or through the use of improper means, intentionally interfered with Plaintiff's employment making it impossible for her to continue to perform the requirements of her job and thereby forcing her resignation.
80. As a direct and proximate result thereof, Plaintiff Ann Mitchell has suffered and continues to suffer damages, including but not limited to, loss of community standing, loss of professional opportunities, harm to her personal and professional reputation, loss of income and employment benefits, loss of business and personal reputation, medical expenses, emotional distress, mental and physical suffering and other financial losses.

COUNT X

INTENTIONAL INFILCTION OF EMOTIONAL DISTRESS

78. Plaintiff re-alleges and incorporates by reference herein the averments set forth above.
79. Defendant Chase acted in an extreme or outrageous manner.
80. By her conduct, Defendant Chase intended to cause Ms. Mitchell emotional distress or knew or should have known that emotional distress was likely to occur.
81. Defendant Chase's conduct directly caused Plaintiff to suffer emotional distress so severe and of a nature that no reasonable person could be expected to endure.
82. As a direct and proximate result thereof, Plaintiff Ann Mitchell has suffered and continues to suffer damages, including but not limited to, loss of income and employment benefits, loss of business and personal reputation, medical expenses, emotional distress, mental and physical suffering and other financial losses.

COUNT XI
NEGLIGENT INFILCTION OF EMOTIONAL DISTRESS

83. Plaintiff re-alleges and incorporates by reference herein the averments set forth above.
84. Defendants acted negligently in failing to provide Plaintiff with a workplace free of unlawful discrimination and harassment.
85. Defendants' negligence caused Plaintiff's emotional distress.
86. The emotional distress caused Plaintiff to suffer physical harm or injury.
87. Plaintiff's emotional distress was foreseeable.
88. As a direct and proximate result thereof, Plaintiff Ann Mitchell has suffered and continues to suffer damages, including but not limited to, loss of income and employment benefits, loss of business and personal reputation, medical expenses, emotional distress, mental and physical suffering and other financial losses.

PRAYERS OF RELIEF

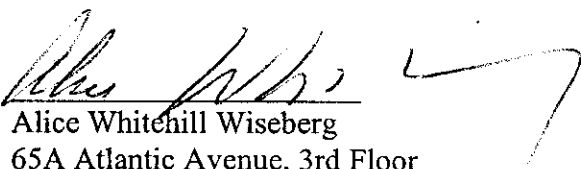
WHEREFORE, Plaintiff respectfully prays that this Honorable Court:

1. Find Defendants liable on all counts and enter judgment against Defendants in favor of Plaintiff in an amount determined at trial;
2. Order the award of punitive damages to Plaintiff in the amount to be determined at trial;
3. Order the award of attorneys' fees and costs to Plaintiff;
4. Order the award of interest to Plaintiff on any judgment entered from the time of filing of this Complaint;
5. Grant such other and further relief as this Court deems just and proper.

PLAINTIFF DEMANDS A JURY TRIAL ON ALL ISSUES

Respectfully submitted,
ANN MITCHELL
By Her Attorney,

September 26, 2004


Alice Whitehill Wiseberg
65A Atlantic Avenue, 3rd Floor
Boston, MA 02110
(617) 304-3848
BBO# 568027

CIVIL ACTION COVER SHEET	Trial Court of Massachusetts SUPERIOR COURT DEPARTMENT County: <u>Middlesex</u>	Docket Number 04-3788														
PLAINTIFF(S) <u>Ann Mitchell</u>	DEFENDANT(S) <u>Lawrence Hallmark Health Systems/Memorial Hospital</u>															
ATTORNEY, FIRM NAME, ADDRESS AND TELEPHONE <u>Alice Whitehill Wisberg 781 662 4298</u> 65A Atlantic Ave Boston 02110 Board of Bar Overseers number 568027	ATTORNEY (if known) <u>Julie Chase Shaughnessy</u> Stoneham Chandler Miller LLP 99 High St Boston 02110 617 542 678															
<p>Place an x in one box only:</p> <table border="0"> <tr> <td><input checked="" type="checkbox"/> 1. F01 Original Complaint</td> <td><input type="checkbox"/> 4. F04 District Court Appeal c.231, s. 97 & 104 (After trial) <input checked="" type="checkbox"/></td> </tr> <tr> <td><input checked="" type="checkbox"/> 2. F02 Removal to Sup.Ct. c. 231, s.104 (Before trial) <input type="checkbox"/></td> <td><input type="checkbox"/> 5. F05 Reactivated after rescript; relief from judgment/ Order (Mass.R.Civ.P. 60) <input checked="" type="checkbox"/></td> </tr> <tr> <td><input checked="" type="checkbox"/> 13. F03 Retransfer to Sup.Ct. C.231,s.102C <input checked="" type="checkbox"/></td> <td><input type="checkbox"/> 6. E10 Summary Process Appeal <input checked="" type="checkbox"/></td> </tr> </table>			<input checked="" type="checkbox"/> 1. F01 Original Complaint	<input type="checkbox"/> 4. F04 District Court Appeal c.231, s. 97 & 104 (After trial) <input checked="" type="checkbox"/>	<input checked="" type="checkbox"/> 2. F02 Removal to Sup.Ct. c. 231, s.104 (Before trial) <input type="checkbox"/>	<input type="checkbox"/> 5. F05 Reactivated after rescript; relief from judgment/ Order (Mass.R.Civ.P. 60) <input checked="" type="checkbox"/>	<input checked="" type="checkbox"/> 13. F03 Retransfer to Sup.Ct. C.231,s.102C <input checked="" type="checkbox"/>	<input type="checkbox"/> 6. E10 Summary Process Appeal <input checked="" type="checkbox"/>								
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<p>TYPE OF ACTION AND TRACK DESIGNATION (See reverse side)</p> <p>CODE NO. <u>B22</u> TYPE OF ACTION (specify) <u>Employment / FMLA</u> TRACK <u>()</u> IS THIS A JURY CASE? <u>(X) Yes () No</u></p>																
<p>The following is a full, itemized and detailed statement of the facts on which plaintiff relies to determine money damages. For this form, disregard double or treble damage claims; indicate single damages only.</p>																
<p>TORT CLAIMS (Attach additional sheets as necessary)</p> <table border="1"> <tr> <td colspan="2">IN THE COURTS OF THE</td> </tr> <tr> <td colspan="2">COMMONWEALTH OF MASSACHUSETTS</td> </tr> <tr> <td colspan="2">FORTH</td> </tr> <tr> <td colspan="2">CLERK'S OFFICE</td> </tr> <tr> <td colspan="2">SEP 27 2004</td> </tr> <tr> <td colspan="2">Edward J. Sullivan</td> </tr> <tr> <td colspan="2">Employment Dispute</td> </tr> </table>			IN THE COURTS OF THE		COMMONWEALTH OF MASSACHUSETTS		FORTH		CLERK'S OFFICE		SEP 27 2004		Edward J. Sullivan		Employment Dispute	
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<p>B. Documented lost wages and compensation to date</p>																
<p>C. Documented property damages to date</p>																
<p>D. Reasonably anticipated future medical and hospital expenses</p>																
<p>E. Reasonably anticipated lost wages</p>																
<p>F. Other documented items of damages (describe)</p>																
<p>G. Brief description of plaintiff's injury, including nature and extent of injury (describe) <u>Extensive Emotional Distress, Tachycardia, Severe</u></p>																
<p>estimated TOTAL: \$500,000.00</p>																
<p>CONTRACT CLAIMS (Attach additional sheets as necessary)</p>																
<p>Provide a detailed description of claim(s): <u>Breach of Covenant of Good Faith & Fair Dealing</u> TOTAL \$</p>																
<p>PLEASE IDENTIFY, BY CASE NUMBER, NAME AND COUNTY, ANY RELATED ACTION PENDING IN THE SUPERIOR COURT DEPARTMENT</p>																
<p>"I hereby certify that I have complied with the requirements of Rule 5 of the Supreme Judicial Court Uniform Rules on Dispute Resolution (SJC Rule 1:18) requiring that I provide my clients with information about court-connected dispute resolution services and discuss with them the advantages and disadvantages of the various methods."</p>																
<p>Signature of Attorney of Record <u>Alice Whitehill Wisberg</u> DATE: <u>7/27/04</u></p>																

MICV2004-03788

Mitchell v Hallmark Healthsystems/Lawrence Memorial Hospital et al

File Date	09/27/2004	Status	Disposed: transferred to other court (dtrans)		
Status Date	10/15/2004	Session	E - Cv E (7B Cambridge)		
Origin	1	Case Type	B22 - Employment Discrimination		
Lead Case		Track	F		
Service	12/26/2004	Answer	02/24/2005	Rule12/19/20	02/24/2005
Rule 15	02/24/2005	Discovery	07/24/2005	Rule 56	08/23/2005
Final PTC	09/22/2005	Disposition	11/21/2005	Jury Trial	Yes

PARTIES

Plaintiff Ann Mitchell Active 09/27/2004	Private Counsel 568027 Alice Wiseberg 65A Atlantic Avenue 3rd Floor Boston, MA 02110 Phone: 617-723-0030 Fax: Active 09/27/2004 Notify
Defendant Hallmark Healthsystems/Lawrence Memorial Hospital Service pending 09/27/2004	Private Counsel 645557 John M Simon Stoneman Chandler & Miller 99 High Street Boston, MA 02110 Phone: 617-542-6789 Fax: 617-556-8989 Active 10/15/2004 Notify
	Private Counsel 550602 Macon P Magee Stoneman Chandler & Miller 99 High Street Boston, MA 02110 Phone: 617-542-6789 Fax: 617-556-8989 Active 10/15/2004 Notify
Defendant Julie Chase Shaughnessy Service pending 09/27/2004	Private Counsel 645557 John M Simon Stoneman Chandler & Miller 99 High Street Boston, MA 02110 Phone: 617-542-6789 Fax: 617-556-8989 Active 10/15/2004 Notify

MICV2004-03788

Mitchell v Hallmark Healthsystems/Lawrence Memorial Hospital et al

	Private Counsel 550602 Macon P Magee Stoneman Chandler & Miller 99 High Street Boston, MA 02110 Phone: 617-542-6789 Fax: 617-556-8989 Active 10/15/2004 Notify
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Date	Paper	Text
09/27/2004	1.0	Complaint & civil action cover sheet filed
09/27/2004		Origin 1, Type B22, Track F.
10/15/2004	2.0	Case REMOVED this date to US District Court of Massachusetts by defts Hallmark Health System, Inc/Lawrence Memorial Hospital and Julie Chase Shaughnessy
10/15/2004		ABOVE ACTION THIS DAY REMOVED TO US DISTRICT COURT

